

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

JAMES BAHR,) CASE NO. CV 11-02500-RGK (PLAx)
Plaintiff(s),)
v.)
AETNA LIFE INSURANCE COMPANY, et al.,) ORDER FOR COURT TRIAL
Defendant(s).) Trial Date: May 15, 2012 at 9:00 a.m.

)

UNLESS OTHERWISE ORDERED BY THE COURT, THE FOLLOWING RULES
SHALL APPLY:

SCHEDULING

1. In General

All motions to join other parties or to amend the pleadings shall be filed and served within fifteen (15) days of the date of this order.

2. Motions for Summary Judgment or Partial Summary Judgment

Motions for summary judgment or partial summary judgment shall be filed as soon as practical, however, in no event later than the motion cut-off date.

1 **3. Discovery Cut-Off**

2 The Court has established a cut-off date for discovery in this action. All discovery shall
3 be complete by the discovery cut-off date specified in the Scheduling Order. **This is not the**
4 **date by which discovery requests must be served; it is the date by which all discovery is to**
5 **be completed.**

6 In an effort to provide further guidance to the parties, the Court notes the following:

7 **a. Depositions**

8 All depositions shall be scheduled to commence sufficiently in advance of the discovery
9 cut-off date to permit their completion and to permit the deposing party enough time to bring any
10 discovery motion concerning the deposition prior to the cut-off date.

11 **b. Written Discovery**

12 All interrogatories, requests for production of documents, and requests for admission
13 shall be served sufficiently in advance of the discovery cut-off date to permit the discovering
14 party enough time to challenge (via motion practice) responses deemed to be deficient.

15 **c. Discovery Motions**

16 Whenever possible, the Court expects the parties to resolve discovery problems among
17 themselves in a courteous, reasonable and professional manner. The Court expects that counsel
18 will strictly adhere to the Civility and Professional Guidelines adopted by the United States
19 District Court for the Central District of California in July, 1995.

20 Discovery matters are referred to a United States Magistrate Judge. **Any motion**
21 **challenging the adequacy of responses to discovery must be filed timely, and served and**
22 **calendared sufficiently in advance of the discovery cut-off date to permit the responses to**
23 **be obtained before that date, if the motion is granted.**

24 Consistent resort to the Court for guidance in discovery is unnecessary and will result in
25 the appointment of a Special Master at the joint expense of the parties to resolve discovery
26 disputes.

27 **4. Mandatory Settlement Conference**

1 Pursuant to Local Rule 16-14, the parties in every case must select a settlement
2 procedure. The final meeting with the parties' settlement officer must take place no later than 45
3 days before the Final Pretrial Conference.

4

5 **FINAL PRE-TRIAL CONFERENCE**

6

7 This case has been placed on calendar for a Final Pre-Trial Conference pursuant to
8 Fed.R.Civ.P. 16 and 26. Unless excused for good cause, each party appearing in this action shall
9 be represented at the Final Pre-Trial Conference, and all pre-trial meetings of counsel, by the
10 attorney who is to have charge of the conduct of the trial on behalf of such party.

11 **STRICT COMPLIANCE WITH THE REQUIREMENT OF FED.R.CIV.P. 26 AND**
12 **LOCAL RULES ARE REQUIRED BY THE COURT.** Therefore, carefully prepared
13 Memoranda of Contentions of Fact and Law, a Joint Witness List, and Joint Exhibit List shall be
14 submitted to the Court. The Joint Witness List shall contain a brief statement of the testimony
15 for each witness, **what makes the testimony unique** from any other witness testimony, and the
16 time estimate for such testimony. The Joint Exhibit List shall contain any objections to
17 authenticity and/or admissibility to the exhibit(s) and the reasons for the objections.

18 The Memoranda of Contentions of Fact and Law, Witness List and Exhibit List are due
19 twenty-one (21) days before the Final Pre-Trial Conference.

20 If expert witnesses are to be called at trial, each party shall list and identify their
21 respective expert witnesses. Failure of a party to list and identify an expert witness may
22 preclude a party from calling an expert witness at trial. If expert witnesses are to be called at
23 trial, the parties shall exchange at the Final Pre-Trial Conference short narrative statements of
24 the qualifications of the expert and the testimony expected to be elicited at trial. If reports of
25 experts to be called at trial have been prepared, they shall be exchanged at the Final Pre-Trial
26 Conference but shall not substitute for the narrative statements required.

1 **TRIAL PREPARATION FOR COURT TRIAL - MOTIONS, FINDINGS OF**
2 **FACT AND EXHIBITS**
3

4 **1. Motions in Limine**

5 All motions in limine must be filed and served a minimum of forty-five (45) days prior to
6 the scheduled trial date. Each motion should be separately filed and numbered. All opposition
7 documents must be filed and served at least twenty-five (25) days prior to the scheduled trial
8 date. All reply documents must be filed and served at least ten (10) days prior to the scheduled
9 trial date.

10 All motions in limine will be ruled upon on or before the scheduled trial date.

11 **2. Findings of Fact and Conclusion of Law**

12 Twenty-one (21) days before the trial date, all counsel are to have prepared proposed
13 findings of fact and conclusions of law. Three copies are to be served on opposing counsel, and
14 the original and one copy are to be lodged with the Court.

15 Upon receiving these proposed findings of fact and conclusions of law from opposing
16 counsel, each party shall:

- 17 (1) Underline with red pencil those portions which it disputes;
18 (2) Underline with blue pencil those portions which it admits; and
19 (3) Underline in yellow pencil those portions which it does not dispute, but deems
20 irrelevant.

21 In this connection, counsel are to note that they need not come to a uniform conclusion as
22 to an entire proposed finding, or, indeed an entire sentence within a proposed finding. They may
23 agree with part of it, disagree with part of it, and/or consider a portion of it irrelevant.

24 Seven (7) days before the trial date, each counsel shall file two marked copies of
25 opposing counsel's proposed findings of fact and conclusions of law with the Court, and return
26 one marked copy to the opposing counsel.

The parties shall be prepared to submit to the Court, and to exchange among themselves, supplemental findings of fact and conclusions of law during the course of the trial, with respect to which the same underlining procedure may be ordered.

3. Trial Exhibits

Counsel are to prepare their exhibits for presentation at the trial by placing them in binders which are indexed by exhibit number with tabs or dividers on the right side. Counsel shall submit to the Court an original and one copy of the binders. The exhibits shall be in a three-ring binder labeled on the spine portion of the binder as to the volume number and contain an index of each exhibit included in the volume. Exhibits must be numbered in accordance with Fed.R.Civ.P. 16, 26 and the Local Rules.

Exhibit list shall indicate which exhibits are objected to, the reason for the objection, and the reason it is admissible. Failure to object will result in a waiver of objection.

The Court requires that the following be submitted to the Courtroom Deputy Clerk on the first day of trial:

- The original exhibits with the Court's exhibit tags shall be stapled to the front of the exhibit on the upper right-hand corner with the case number, case name, and exhibit number placed on each tag. Exhibit tags can be obtained from the Clerk's Office, Room G-8, 312 North Spring Street, Los Angeles, CA 90012.
 - One bench book with a copy of each exhibit for use by the Court, tabbed with numbers as described above. (Court's exhibit tags not necessary.)
 - Three (3) copies of exhibit lists.
 - Three (3) copies of witness lists in the order in which the witness may be called to testify.
 - All counsel are to meet not later than ten (10) days before trial and to stipulate so far as is possible as to foundation, waiver of the best evidence rule, and to those exhibits which may be received into evidence at the start of trial. The exhibits to be so received will be noted on the copies of the exhibit lists.

- Any items that have not been admitted into evidence and are left in the courtroom overnight without prior approval, will be discarded.

TRIAL ON THE BRIEFS

1. Briefing Schedule

The parties shall timely file Opening Briefs, Oppositions and Replies based on the briefing schedule set by the Court.

2. Joint Separate Statement

On the date Oppositions are due, the parties shall file a Joint Separate Statement of Undisputed and Disputed Facts. The statement shall contain the following: (1) a list of undisputed facts, including citations to the portion(s) of the administrative record that support those facts, and (2) a list of disputed fact, which also include citations to the administrative record that support each parties' disputed assertions of fact.

DATED: August 8, 2011

Jay Krause

R. Gary Klausner, Judge
UNITED STATES DISTRICT COURT

Rev. Feb. 2010